## DISTRICT OF MASSACHUSETTS UNITED STATES DISTRICT COURT

| (Vswbe <b>M</b> )       | ( |                             |
|-------------------------|---|-----------------------------|
| 1:04-CV-10670-DPW       | ( |                             |
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| (ogewsO SAq)            | Ţ | .etendants.                 |
| 1:0∢-CΛ-10675-DPW       | ( |                             |
| (RAS Fulton)            | ( |                             |
| I:0₹-CΛ-10992-DЬM       | ( | sud EMHART, INC.,           |
| (Pennsylvania Benzene)  | ( | INC., EMHART CORPORATION,   |
| T:04-CΛ-10676-DPW       | ( | INC., BLACK & DECKER (U.S.) |
| (Maritime Hearing Loss) | ( | CORPORATION, BLACK & DECKER |
| I:0∢-CΛ-10999-DPW       | ( | THE BLACK & DECKER          |
| (Maritime Asbestos)     | ( |                             |
| I:0₫-CΛ-10998-DЬM       | ( | `^                          |
| (Alwell Asbestos)       | ( |                             |
| I:04-CA-10649-DPW       | ( | AintainfA'                  |
| (Abarca Bostik Site)    | ( |                             |
| I:04-CA-10648-DPW       | ( | COMPANY,                    |
| Case Numbers:           | ( | LIBERTY MUTUAL INSURANCE    |
| C.A. No. 96-10804-DPW   | ( |                             |

## IN EXCESS OF TWENTY PAGES TO FILE MEMORANDUM OF LAW PLAINTIFF'S ASSENTED-TO MOTION FOR LEAVE

Pursuant to Local Rule 7.1(B)(4), plaintiff, Liberty Mutual Insurance Company ("Liberty Mutual"), hereby moves this Court for an Order granting Liberty Mutual leave to file Liberty Mutual's Memorandum Of Law In Support Of Its Opposition to Black & Decker's Motions for an Award of Prejudgment Interest and Attorneys' Fees With Respect To The Abarca Bostik, Alwell Asbestos, Maritime Asbestos, PAS Fulton, PAS Oswego

and Medway sites, which exceeds twenty pages in length.

As grounds for the instant motion, Liberty Mutual states that a significant

number of legal and factual issues must be addressed in the opposition

memorandum, which addresses both of Black & Decker's motions. Liberty Mutual respectfully submits that a memorandum of law exceeding twenty pages in length is necessary in order to provide a full explication of these issues to the Court. The Defendants have assented to this motion.

WHEREFORE, Liberty Mutual respectfully requests that this Court issue an Order granting Liberty Mutual leave to file its Memorandum Of Law In Opposition to Black & Decker's Motions for an Award of Prejudgment Interest and for Attorneys' Fees With Respect To The Five Long-Term Exposure Claims and the PAS Fulton, PAS Oswego, and Medway Sites in a form exceeding twenty pages in length.

LIBERTY MUTUAL INSURANCE COMPANY

By its attorneys,

/s/ Janice Kelley Rowan Ralph T. Lepore III (BBO #294420) Janice Kelley Rowan (BBO #265520) HOLLAND & KNIGHT LLP 10 St. James Avenue Boston, MA 02116 (617) 523-2700

Dated: November 16, 2004

## LOCAL RULE 7.1(A)(2) CERTIFICATION

I hereby certify that I conferred with counsel for defendants, Richard Binder, on November 16, 2004, and Mr. Binder assented to the filing of this motion.

> /s/ Janice Kellev Rowan Janice Kelley Rowan

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 16<sup>th</sup> day of November, 2004, I caused a copy of the foregoing motion to be served by hand upon counsel for defendants, Jack R. Pirozzolo, at Willcox, Pirozzolo and McCarthy, P.C., 50 Federal Street, Boston, MA 02110.

/s/ Janice Kelley Rowan
Janice Kelley Rowan

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